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Robert D. Bradshaw PO Box 473 1530 W. Trout Creek Road Calder, Idaho 83808 Phone 208-245-1691 Clerk District Court

SEP 0 1 2005

For The Northern Mariana Islands
By______
(Deputy Clerk)

Plaintiff, Pro Se

IN THE UNITED STATES DISTRICT COURT FOR THE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

ROBERT D. BRADSHAW

) Case No. CV 05-0027

Plaintiff

٧.

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS (hereafter referred to as the CNMI); NICOLE C. FORELLI, former Acting Attorney General of the CNMI, in her personal/individual capacity; WILLIAM C. BUSH, former Assistant Attorney General of the CNMI, in his personal/individual capacity; L DAVID SOSEBEE, former Assistant Attorney) General of the CNMI, in his personal/individual) capacity: ANDREW CLAYTON, former Assistant Attorney General of the CNMI, in his) personal/individual capacity; Other UNKNOWN and UNNAMED person or persons in the CNMI OFFICE OF THE ATTORNEY GENERAL, in their personal/individual capacity, in 1996-2002; ALEXANDRO C. CASTRO, former Judge Pro Tem of the CNMI SUPERIOR COURT, in his personal/individual capacity; JOHN A. MANGLONA, Associate Justice of the CNMI Supreme Court, in his personal/individual capacity; TIMOTHY H. BELLAS, former Justice Pro Tem of the CNMI Supreme Court, in his personal/individual capacity; PAMELA S. BROWN, present

PLAINTIFF'S PETITION TO COURT TO FILE APPLICATION TO PROCEED IN FORMA PAUPERIS IF NECESSARY AT PRESENT IN THE CASE--EX PARTE

Attorney General of the CNMI; in her)
personal/individual capacity;)
ROBERT A. BISON; and JAY H. SORENSEN.)
Defendants)

- 1. Plaintiff desires to pursue this case by personally paying any applicable costs and charges as they occur. Already, the filing charge has been paid and plaintiff expects to personally pay for costs of service of process as they materialize.
- 2. But under local rule 62.1a, a nonresident may be required to file a bond for costs at \$500 or some other amount to be determined by the court when an adverse party makes a demand. With a sufficient lead time, plaintiff would meet any reasonable amount at or under that figure. But the rule states that it must be done within ten (10) days. With the problems of notification and turn around time for mail to reach the US from Saipan, plaintiff cannot possible meet a ten day demand for a bond.
- 3. Accordingly, plaintiff makes this petition to the court to allow him to file the enclosed "Application to Proceed in Forma Pauperis, Supporting Documentation and Order" if an adverse party makes a demand on the plaintiff for a bond under local rule 62.1. These uncompleted forms came from the court to plaintiff with an attached "Application to Proceed Without Prepayment of Fees and Affidavit" which is also completed and submitted herewith though it should not apply since plaintiff has already prepaid the fees on this case.
- 4. These documents are included herewith contemporaneously in an original and two copies. Also included herewith contemporaneously is a consent as required under LR 62.1d also in an original and two copies.

- 5. Herewith, plaintiff requests that this application for forma pauperis be held in abeyance and only be used by the court if an adverse party makes the ten day demand which will not allow plaintiff time to comply with it. This request is also made in view of the need for the plaintiff to accommodate the position on this issue by a local attorney if one can be found to handle this case.
- 6. Alternatively, if the court cannot accommodate this petition or if this petition will not meet court procedures or wishes, plaintiff withdraws it; and instead simply submits the accompanying documents "Application to Proceed in Forma Pauperis Supporting Documentation and Order" and "Plaintiff's Consent to Court in an Application in Forma Pauperis on any Recoveries in the Case" be filed as is at once.

Plaintiff, Pro Se